

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

TIFFANY RECINOS,

Plaintiff,

v.

HEALTH INSURANCE COMMISSIONER  
OF WASHINGTON STATE, ET AL.,

Defendants.

CASE NO. 3:23-cv-05612-JHC

ORDER

Before the Court is Plaintiff's "Motion for Voluntary Dismissal and SUMMARY JUDGMENT." Dkt. # 57. The entire motion states as follows:

Plaintiff now through CR 12 and CR 41A **voluntarily dismisses** above mentioned Superior Court case and **motions the court for Summary Judgment \$30 million**, while simultaneously opening new case with Mike Kriedler at District court No. 3:23-CV-05780-LK.

*Id.* at 1 (emphasis in original).

The Court DENIES the motion. This case is closed; the Court has dismissed the complaint without leave to amend and entered judgment. Dkt. ## 47, 48. Plaintiff cannot move for summary judgment—much less summary judgment for \$30 million dollars, without any explanation—after the Court entered judgment.

1 Plaintiff also claims to “voluntarily dismiss[]” her case. Dkt. # 57 at 1. But the Court has  
2 already issued a final order dismissing the case without leave to amend. Dkt. # 47.

3 The Court previously warned Plaintiff that she may not file any additional materials or  
4 motions other than a proper motion for reconsideration, post-judgment motion, or notice of  
5 appeal. Dkt. # 56 at 2. Plaintiff is reminded that she must abide by the Court’s order, and that  
6 failure to do so may result in sanctions.

7 Dated this 1st day of September, 2023.

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10 John H. Chun  
11 United States District Judge  
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